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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/942,199	08/29/2001	Mark S. Anvick	Y01-040	6969	
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Kenneth W. Float			EXAMINER		
The Law Offices of Kenneth W. Float P.O. Box 80790			FLANDRO, RYAN M		
Rancho Santa Margarita, CA 92688			ART UNIT	PAPER NUMBER	
			3679		
			DATE MAILED: 05/02/2003	12	

Please find below and/or attached an Office communication concerning this application or proceeding.

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Office Action Summary		Application No.		Applicant(s)				
		09/942,199		ANVICK, MARK S.				
		Examiner		Art Unit				
		Ryan M Flandro		3679				
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply								
A SHO THE M - Exten after: - If the - If no	ORTENED STATUTORY PERIOD FOR REPLY MAILING DATE OF THIS COMMUNICATION. Issions of time may be available under the provisions of 37 CFR 1.15 SIX (6) MONTHS from the mailing date of this communication. period for reply specified above is less than thirty (30) days, a reply period for reply is specified above, the maximum statutory period we to reply within the set or extended period for reply will, by statute, eply received by the Office later than three months after the mailing d patent term adjustment. See 37 CFR 1.704(b).	36(a). In no event, howev y within the statutory minin vill apply and will expire SI , cause the application to l , date of this communication	er, may a reply be time num of thirty (30) days X (6) MONTHS from to become ABANDONED	ely filed will be considered timely. he mailing date of this com 0 (35 U.S.C. § 133).	nmunication.			
1)🔀	Responsive to communication(s) filed on	<u> </u> 0 03						
2a)⊠	This action is FINAL . 2b) Th	is action is non-fin	al.					
3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.								
-	on of Claims	,						
• —	Claim(s) <u>1-17</u> is/are pending in the application 4a) Of the above claim(s) is/are withdraw		tion					
		WIT HOM CONSIDERA	uon.					
,	Claim(s) is/are allowed.							
,	Claim(s) 1-17 is/are rejected.							
· —	Claim(s) is/are objected to. Claim(s) are subject to restriction and/o	r election requirem	nent					
·	on Papers	r cloodon roquiron						
	The specification is objected to by the Examine	r.						
10) 🔲 -	The drawing(s) filed on is/are: a)☐ accep	pted or b) Objecte	d to by the Exan	niner.				
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).								
11) The proposed drawing correction filed on is: a) ☐ approved b) ☐ disapproved by the Examiner.								
If approved, corrected drawings are required in reply to this Office action.								
12) 🗌 -	The oath or declaration is objected to by the Ex	aminer.						
	ınder 35 U.S.C. §§ 119 and 120							
13)	Acknowledgment is made of a claim for foreign	n priority under 35	U.S.C. § 119(a))-(d) or (f).				
a)[☐ All b)☐ Some * c)☐ None of:							
	1. Certified copies of the priority document							
	2. Certified copies of the priority document				_			
* 5	3. Copies of the certified copies of the prio application from the International Busee the attached detailed Office action for a list	ireau (PCT Rule 1	7.2(a)).		Stage			
	Acknowledgment is made of a claim for domesti				application).			
a	The translation of the foreign language pro Acknowledgment is made of a claim for domest	ovisional application	on has been rec	eived.				
Attachmen		•	- -					
1) Notice 2) Notice	ce of References Cited (PTO-892) ce of Draftsperson's Patent Drawing Review (PTO-948) mation Disclosure Statement(s) (PTO-1449) Paper No(s) _	5)		(PTO-413) Paper No(s Patent Application (PTC				

U.S. Patent and Trademark Office PTO-326 (Rev. 04-01)

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DETAILED ACTION

Claim Objections

1. Claim 14 is objected to because of the following informalities: the word "second" in line 2 between the words "third" and "members" should be removed. Appropriate correction is required.

Claim Rejections - 35 USC § 103

- 2. Claims 1-17 are rejected under 35 U.S.C. 103(a) as being unpatentable over Grisley (US 5,114,265), in view of Pontikas (US 4,809,755).
 - a. Claim 1. Grisley shows, in figures 4 and 5, a first flat member 13 having a predetermined shape, first and second opposed flat surfaces, and a first predetermined thickness. Grisley further shows a cavity 24 formed in the first member 13 that has a predetermined inner partially curved contour, that is exposed at the first flat surface of the first flat member 13 and along a portion of an edge of the first flat member 13, and that has a depth that extends a predetermined distance below the first flat surface, and wherein the depth of the cavity 24 is a predetermined portion of the thickness of the first member 13 (see figure 8; column 4 lines 28-34). Grisley further shows a second flat member 12 having a predetermined shape, first and second opposed flat surfaces, and a second predetermined thickness, and having a tab 22 with an outer partially curved contour that substantially matches the inner contour of the cavity 24 in the first flat member 13 so that the tab 22 fits within the cavity 24 (see figures 4 and 5; column 4 lines 35-38), and said

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tab 24 having a thickness that substantially matches the depth of the cavity 24 formed in the first flat member 13.

- i. Grisley lacks disclosure of the first and second members, when joined, being disposed at a predetermined noncollinear angle with respect to each other.
- ii. Pontikas, however, teaches first **114** and second **116** members, when joined, being disposed at a predetermined noncollinear angle with respect to each other in order to provide an angled joint (see figure 20; column 6 lines 61-68).
- iii. Therefore, it would have been obvious to one having ordinary skill in the art at the time the invention was made modify the joint of Grisley by including first and second members joined at a predetermined noncollinear angle in order to provide an angled joint as taught by Pontikas.
- b. Claim 6. Grisley shows, in figures 4 and 5, a first flat member 13 having a predetermined shape, first and second opposed flat surfaces, and a first predetermined thickness that comprises a single cavity 24 having a predetermined inner contour, which single cavity is exposed at the first flat surface, and is exposed along a portion of an edge of the first flat member 13, which single cavity has a depth that extends a predetermined distance below the first flat surface (see figures 4, 5, and 8). Grisley further shows a second flat member 12 having a predetermined shape, first and second opposed flat surfaces, and a second predetermined thickness, that comprises a single tab 22 with an outer contour that substantially matches the inner contour of the single cavity 24 and that fits within the single cavity 24 and wherein the first and second flat members 13, 12, when joined, lie in the same plane (see figures 4 and 5; column 4 lines 35-38).

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- i. Grisley lacks disclosure of the first and second members, when joined, being disposed at a predetermined noncollinear angle with respect to each other.
- ii. Pontikas, however, teaches first **114** and second **116** members, when joined, being disposed at a predetermined noncollinear angle with respect to each other in order to provide an angled joint (see figure 20; column 6 lines 61-68).
- iii. Therefore, it would have been obvious to one having ordinary skill in the art at the time the invention was made modify the joint of Grisley by including first and second members joined at a predetermined noncollinear angle in order to provide an angled joint as taught by Pontikas.
- c. Claim 12. Grisley shows a first flat member 13 having a predetermined shape, first and second opposed flat surfaces, and a first predetermined thickness that comprises a cavity 24 having a predetermined inner partially curved contour, that is exposed at the first flat surface, that is exposed along a portion of an edge of the first flat member 13, and that has a depth that extends a predetermined distance below the first flat surface (see figures 4, 5, and 8). Grisley further shows a second flat member 12 having a predetermined shape, first and second opposed flat surfaces, and the first predetermined thickness, that comprises a cavity 24 having a predetermined inner partially curved contour which cavity 24 is exposed at the first flat surface, and is exposed along a portion of an edge of the second flat member 12, which cavity has a depth that extends a second predetermined distance below the first flat surface, the members 12, 13, when joined, lie in the same plane (see figures 4, 5, and 8; column 4 lines 35-38).

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i. Grisley lacks explicit disclosure of a third flat member having a predetermined shape, first and second opposed flat surfaces, and a second predetermined thickness, that comprises first and second tabs with outer partially curved contours that substantially match the respective inner partially curved contours of the first and second cavities and that fit within the respective first and second cavities, and wherein the first, second, and third flat members are disposed at predetermined noncollinear angles with respect to each other.

- ii. Pontikas, however, teaches members **114**, **116**, when joined, being disposed at a predetermined noncollinear angle with respect to each other in order to provide an angled joint (see figure 20; column 6 lines 61-68).
- predetermined shape, first and second opposed flat surfaces, and a second predetermined thickness, that comprises first and second tabs with outer partially curved contours that substantially match the respective inner partially curved contours of first and second cavities and that fit within the respective first and second cavities in order to create a variety of joint structures (see column 7 lines 55-60).
- iv. Therefore, it would have been obvious to one having ordinary skill in the art at the time the invention was made modify the joint of Grisley by including first and second members joined at a predetermined noncollinear angle in order to provide an angled joint as taught by Pontikas. Further, it would have been obvious to one having ordinary skill in the art at the time the invention was made

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to include a third flat member having first and second tabs that substantially match the contours of the cavities on the first and second members in order to create a variety of joints.

- d. Claims 2, 8, and 14. The combination of Grisley and Pontikas further includes the thicknesses of the first and second members **13**, **12** and third members being substantially the same (see Grisley figures 4 and 5; Pontikas figures 15 and 20).
- e. Claims 7 and 13. Grisley further shows that the depth of the first and second caviles **24** and the thicknesses of the first and second tabs **22** are substantially the same (see Grisley figures 4 and 5; Pontikas figures 15 and 20).
- f. Claims 3, 9, and 15. The combination of Grisley and Pontikas further includes the inner contours of the first and second cavities **24** and the outer partially curved contours of the first and second tabs **22** are sized to allow a glue to be disposed therebetween.
- g. Claims 4, 10, and 16. The combination of Grisley and Pontikas also discloses that the inner partially curved contours of the first and second cavities **24** and the outer partially curved contours of the first and second tabs **22** have the shape of a piece of a puzzle (see figures 4 and 5; column 3 lines 63-64).
- h. Claims 5, 11, and 17. Grisley also shows that the inner partially curved contour of the first and second cavities **24** and the outer partially curved contours of the first and second tabs **22** have the shape of a molar tooth (see figures 4 and 5).

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Response to Arguments

- 3. Applicant's arguments filed 4/10/03 have been fully considered but they are not persuasive.
 - a. First, Applicant's argues that neither the Grisley patent nor the Pontikas patent shows "a structure wherein a cavity is formed in a first flat member that has a depth that extends a predetermined distance below the first flat surface, and wherein a second flat member has a tab formed therein that has a thickness that substantially matches the depth of the cavity formed in the first flat member" (paper no. 11, pages 5-6). In response to this argument, the Examiner respectfully points again to Grisley figure 8 which clearly shows indents and protrusions being a portion of the thickness of the respective wood pieces (see also column 2 lines 52-53; column 4 lines 28-34). Applicant is, however, correct in pointing out that Pontikas does not show this feature (paper no. 11, page 6, second paragraph). Therefore, the combination of Grisley and Pontikas, as set forth in the Office action, does in fact includes the tab and the cavity having a thickness and depth that are a portion of the overall thickness of the first and second flat members.
 - b. Second, Applicant's argues that neither the Grisley patent nor the Pontikas patent include only a single protrusion mating with a single cavity. In response to Applicant's argument that both Grisley and Pontikas include additional structure not required by Applicant's invention, it must be noted that both Grisley and Pontikas disclose the invention as claimed. Where the open transition terminology "comprising" is used, rather than the closed transition terminology "consisting of", the fact that the references disclose additional structure not claimed becomes irrelevant.

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c. Lastly, Applicant's arguments with respect to claims 12-17 have been considered but are moot in view of the new ground(s) of rejection.

Conclusion

4. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

- 5. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. The following patents are cited to further show the state of the art with respect to puzzle joint systems:
 - U.S. Patent 1,533,099 to Carroll
 - U.S. Patent 1,398,695 to Hull
 - U.S. Patent 151,952 to Beaufort

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6. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Ryan M Flandro whose telephone number is (703) 305-6952. The examiner can normally be reached on 8:30am - 5:30pm Mon-Fri.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Lynne H Browne can be reached on (703) 308-1159. The fax phone numbers for the organization where this application or proceeding is assigned are (703) 872-9326 for regular communications and (703) 872-9327 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 308-1113.

Ryan M. Flandro April 21, 2003

Lynne H. Browne
Supervisory Patent Examiner
Technology Center 3670